



INDIANA UTILITY REGULATORY COMMISSION  
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INDIANA UTILITY REGULATORY COMMISSION

CAUSE NO. 41657

IN THE MATTER OF THE PETITION OF INDIANA )  
BELL TELEPHONE COMPANY, INCORPORATED, )  
D/B/A AMERITECH INDIANA PURSUANT TO )  
I.C. 8-1-2-61 FOR A THREE PHASE PROCESS FOR )  
COMMISSION REVIEW OF VARIOUS )  
SUBMISSIONS OF AMERITECH INDIANA TO )  
SHOW COMPLIANCE WITH SECTION 271(c) OF )  
THE TELECOMMUNICATIONS ACT OF 1996 )

Second  
Request for  
Expedited Dispute  
Resolution

("ALJ-EDR-2")

You are hereby notified that on this date, the Presiding Administrative Law Judge has caused the following Decision to be made:

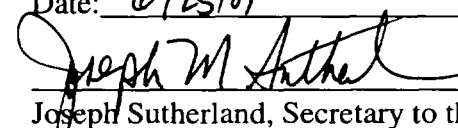
On June 7, 2001, ASCENT, AT&T, TCG Indianapolis, McLeodUSA, Time Warner, and WorldCom (Indiana CLECs) notified the presiding administrative law judge by e-mail, their Request to Change the Statistical Methodology Used in the Indiana Master Test Plan. Also on June 7, 2001, Ameritech Indiana submitted its Statement of Position Regarding Appendix C "Statistical Approach" to the Indiana OSS MTP. On June 12, 2001, Ameritech submitted its Reply Memorandum. The issue summaries and replies are hereby incorporated by reference.

Based upon the filings of the parties, the presiding administrative law judge now finds that the statistical methodology as set forth in May 29, 2001 Appendix C to the Indiana Master Test Plan represents a fair balance of the issues addressed therein. However, we note that on page 9 of the May 29, 2001 version of Appendix C is a list of additional analyses that KPMG might perform. That list, and related discussion elsewhere in the May 29, 2001 version of Appendix C is by its own terms non-exhaustive. Therefore, we expect communications to be ongoing; if new issues arise during the test, discussions will continue and changes may need to be instituted. This decision today does not preclude KPMG from conducting new analyses or including the results of the new analysis in its Final Report to the Commission, if necessary. In addition, we expect KPMG to continue to work with staff to develop the format for the final report and to discuss the type of information that should be included in that report.

IT IS SO ORDERED.

  
Abby R. Gray, Administrative Law Judge

Date: 6/25/01

  
Joseph M. Sutherland, Secretary to the Commission